

litigatie their complaints.

2. The defendant have beendeliberately interferring with Plaintiff Lopez's incoming and out going legal mail, sending it back to the courts and attorneys, provoking the Plaintiff, so to send him to the restricted housing unit, where they will be limited his legal property, Issuing false misconduct report, refusing to feed some of the Plaintiffs; Making threats towards the Plaintiffs of Physical and mental injury. Sgt. Valdez, using the fact that her husband is in security Lt. to threaten the Plaintiff with tear-down of their cells, Placing Plaintiff Lopez, in a cell with the lights on 24-7 for five days, for no-reason whatsoever, other than to harass the Plintiffs. Attached you will find the grievances filed, among hundreds of letter send to the Defendants Counsels to intervене, even letters to this court requesting and defendants Counsel, Ms. Kelly Admas for intervention, see all attached exhibits in surport of the allegations being made herein. According to comments made by Sgt. Valdez, Co-Gosner, Co-Brisco, (" I cannot wait until the new governor come to office and start killing these muderrs, I hope one of the Bitcheas Plaintiff assault me, so that I can take a 6-month vocation and these assholes get luch the fack back down").

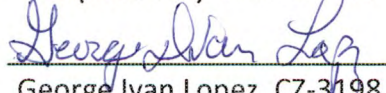
3. The threatened injuries to the Plaintiffs out weights any harm proposed injuncion may cause defendants. The relief that the Plaintiff seek is an order compelling the defendants to cease all the abuse and retaliation mention above, and/or have the administration remove the bad apples in question that are retaliating and creating a hostile enviornment, suchas. Unit Manager, Lisa

Durand, Sgt. Valdez, CO. Briscoe, CO-Gossner, which are the once causing all the abuse upon platiffs creating a hostile environment on the unit. Nevertheless the continuance retaliation against the Plaintiffs. Also cease the Mental and domestic terrorism, Racial discrimination under the color of state law among other harassment by the named and threats by the named defendants.

4. The Public interest will not be disserved by a grant of a preliminary injunction and/or a Protect from Abuse order and/or temporary restraining order (TRO). To the contrary, the public interest is well served by protecting the constitutional rights of all its members, including prisoners, because Razor wire and concrete wall do not create any barriers between the prisoners and their constitutional rights to be free from cruel and unusual punishment and free from retaliation just because the Plaintiffs' exercised their rights to access the court..

WHEREFORE. Plaintiff respectfully request that upon consideration of this motion and their supporting memorandum of law and Exhibits, this court enter an order compelling the defendants. Their successors, agents, employees, and all persons acting in concert with them to cease all the physical and mental abuse, retaliation, harassment upon the Plaintiff.

Respectfully Submitted


George Ivan Lopez, CZ-3198
1200 Mokychic Drive
Collegeville, Pa. 19426

Dated: 11/17/22